

Interview Summary	Application No. 09/980,854	Applicant(s) KONIG, ECKHARD	
	Examiner Tim Phan	Art Unit 3729	

All participants (applicant, applicant's representative, PTO personnel):

(1) Thiem D. Phan. (3) _____

(2) Mark S. Bicks. (4) _____

Date of Interview: 07 May 2004.

Type: a) ☒ Telephonic b) ☐ Video Conference
c) ☐ Personal [copy given to: 1) ☐ applicant 2) ☐ applicant's representative]

Exhibit shown or demonstration conducted: d) ☒ Yes e) ☐ No.

If Yes, brief description: _____

Claim(s) discussed: Of record.

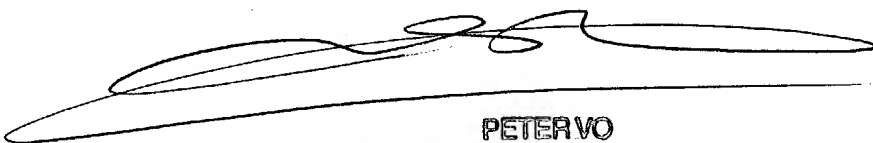
Identification of prior art discussed: None.

Agreement with respect to the claims f) ☒ was reached. g) ☐ was not reached. h) ☐ N/A.

Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: Agreed to enter the After Final Amendment filed on 1/30/04 (see the Advisory).

(A fuller description, if necessary, and a copy of the amendments which the examiner agreed would render the claims allowable, if available, must be attached. Also, where no copy of the amendments that would render the claims allowable is available, a summary thereof must be attached.)

THE FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office action has already been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE, OR THE MAILING DATE OF THIS INTERVIEW SUMMARY FORM, WHICHEVER IS LATER, TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW. See Summary of Record of Interview requirements on reverse side or on attached sheet.



PETER VO
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 3700
Examiner's signature, if required

Examiner Note: You must sign this form unless it is an Attachment to a signed Office action.

Continuation of 5:

The Advisory mailed on 26 February 2004 has been withdrawn to enter the After Final Amendment filed on 30 January 2004.

Applicant's remarks filed on January 30th and February 11th 2003 re traversing Claim 1(sic) and dependent Claims 12-18 are hold not to be persuasive for the following reasons:

Applicant's remarks "... the Garlach (sic) patent does not anticipate or render obvious a currentless deposition of the coating ... "(Cf. Remarks filed January 30th 2004, page 6, line 16) and "... the Gerlach patent in fact teaches away from the use of such currentless disposition" (Cf. Remarks filed February 11th 2004, page 2, line 11), the Gerlach (US 5,157,299) hereinafter '299 teaches the protective coating by a plastic material (Cf. Column 2, lines 15 & 16) which is well known in the art to be a currentless deposition or coating.

Inherently the '299 teaches a "plastics" coating or an electroless deposition, which is certainly not an electroplating or current-plating process. Where and how would one apply "plastics" electrolytically ?

Subsequent dependent claims continue to be rejected as stated in Paper filed November 6th 2003.